

REMARKS

In the Office Action mailed June 23, 2006 the Examiner noted that claims 1-8, 10, 12-16, 20-25, 27-31 and 35-55 were pending, and rejected claims 1-8, 10, 12-16, 20-25, 27-31 and 35-55. Claim 1 has been amended, and, thus, in view of the forgoing claims 1-8, 10, 12-16, 20-25, 27-31 and 35-55 remain pending for reconsideration which is requested. No new matter has been added. The title has been amended. The Examiner's rejections are traversed below.

OBJECTION

The Examiner has objected to the title. The title has been amended to recite "Network Verification and Publication Method and Apparatus". Withdrawal of the objection is respectfully requested.

REJECTION under 35 U.S.C. § 103

Claims 1-8, 10, 12-16, 20-25, 27-31 and 35-55 stand rejected under 35 U.S.C. § 103(a) as being obvious over Herr-Hoyman in view of Freishtat. Claim 1 has been amended to recite "a set information obtaining unit which is provided for said client, requests connection information to said server by an information obtaining request using user identification information, including a user ID and a password, provided upon connection to the network, and sets the connection information which is received as its response." The amendment further clarifying and distinguishing the claim from the prior art.

Herr-Hoyman discusses a WWW producer with an open area on a server and a mechanism for opening it and charging the associated account. This is accomplished by an "author authoring the hypertext pages on a client computer, sending an add request to a server computer, causing the generation of a unique identifier for the author of the hypertext document, obtaining a charge authorization from the author." Column 1 lines 36-40. In response to this the client receives a "unique identifier" and is further provided with "a password needed to effect future modifications." Column 1 lines 46-48.

The present claims are to setting information necessary for uploading a WWW page that is correlated with a logon ID of the server. As apposed to Herr-Hoyman, where the server must contain information relating to the producer of a web-page. The present claims do not require that the server contain the information necessary to publish the web page. This information is transferred from the client to the server as part of the publishing request in claim 1.

Freishtat discusses a technology for creating or modifying the contents of a web site through a telephone system. The Examiner states that Herr-Hoyman does not disclose "a set information providing unit which is provided for said server, and transmits the connection information which is obtained by using said user identification information received from said client to the client," but that Freishtat does. Freishtat at column 7 lines 60 through column 8 lines 12 does not discuss transmitting connection information. It merely discusses a way of displaying properties of a particular web page. Column 7 lines 65-66.

Claims 12, 20, 27, 35 and 50 have similar limitation to claim 1 and have been amended in a similar manner.

Therefore, the Herr-Hoyman and Freishtat taken separately or in combination fail to teach or suggest the elements of claims 1, 12, 20, 27, 35 and 50 and the claims dependent therefrom. Withdrawal of the rejection is respectfully requested.

NEW CLAIM

Claim 57 is new. Support for claim 57 found in amended claim 1. The claim is allowable as Herr-Hoyman and Freishtat do not disclose "[a] method of publishing network content, the method comprising: obtaining user identification information in a client, including a user ID and a password, provided upon connection to the network; requesting connection information upon transfer of a file by the client to a server, the request responsive to the user identification information; and receiving the connection information allowing the transfer of a file to the server"

SUMMARY

It is submitted that the claims satisfy the requirements of 35 U.S.C. § 103. It is also submitted that claims 1-8, 10, 12-16, 20-25, 27-31 and 35-55 continue to be allowable. It is further submitted that the claims are not taught, disclosed or suggested by the prior art. The claims are therefore in a condition suitable for allowance. An early Notice of Allowance is requested.

If any further fees, other than and except for the issue fee, are necessary with respect to this paper, the U.S.P.T.O. is requested to obtain the same from deposit account number 19-3935.

Respectfully submitted,

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Resubmitted

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